A BILL

To permit naturalization for certain employees of United States nonprofit organizations engaged in disseminating information which significantly promotes United States interests.

Be it enacted by the Senate and House of Representatives of

the United States of America in Congress assembled. That any person

who (1) is employed by a bona fide United States incorporated nonprofit

organization which is engaged in disseminating information which sig
nificantly promotes United States interests abroad, and who is regularly

stationed abroad in such employment at the time of filing a petition for

naturalization. (2) has been so employed continuously for a period in

excess of five years immediately preceding such filing, and (3) who is

9 in the United States at the time of naturalization, and (4) who declares 10 before the naturalization court in good faith an intention to take up 11 residence within the United States immediately upon termination of 12 such employment, may be naturalized upon compliance with all the 13 requirements of this Act, except that (A) no prior residence or specified 14 period of physical presence within the United States or within the juris-15 diction of the court, or proof thereof, shall be required, and (B) the 16 petition for naturalization may be filed in any court having naturalization 17 jurisdiction.